out each time receving a new written direction of the physician Druggist re-filling who gave the same, shall be guilty of a misdemeanor, and it shall guilty of misdebe the duty of said druggist to keep all liquor prescriptions on meanor. a separate file, and to submit them to the inspection of the for inspection. Mayor or Chief of Police, of the town wherein his store is located, and if in no incorporated town, then to the Sheriff of the county: Provided further, that any Mayor or Magistrate in the Proviso, securing town where any drugstore sells whiskey upon prescription may, evidence. upon information and belief, summon said druggist before his court and cause him to bring his prescriptions and give evidence concerning same, and he may further subpæna any number of witnesses and cause them to attend and give evidence regarding any prescription filled by said druggist, or any liquors purchased without prescription.

SEC. 7. That it shall be unlawful for any physician to make Prescription to prescription for the purpose of obtaining any intoxicating liquors of patient. without writing in full in said prescription the name of the person for whom the prescription is written, and it shall be unlawful for any druggist to fill prescription unless it contains the full name as above provided.

SEC. 8. That any physician who shall make any prescription Misdemeanor for or written direction to a druggist for the purpose of aiding or well persons to get abetting any person or persons who are not bona fide sick and under his care, to purchase any intoxicating liquor contrary to the provisions of this act shall be guilty of a misdemeanor, and Penalty. shall be punished by a fine or imprisonment for each and every offense, in the discretion of the court: Provided, that any Mayor Proviso, securing or Magistrate in the town or township wherein any physician resides may require him to appear before him and give evidence concerning any prescription he has given, and it shall be competent for said Mayor or Magistrate to inquire as to what size dose was prescribed and what particular disease the prescription was intended to cure or benefit.

liquors

SEC. 9. That this act shall not be so construed as to prohibit Wine and cider. any person from manufacturing wine or cider manufactured from grapes, berries or fruits, and shall not prohibit the sale of cider.

Sec. 10. That any person, company, firm or corporation violat- violation of this act a misdeing any of the provisions of this act shall be guilty of a misde-meanor. meanor, and fined or imprisoned, or both, in the discretion of the court.

SEC. 11. That all laws and clauses of laws in conflict with the repealed, provisions of this act be and the same are hereby to the extent of such conflict repealed.

Conflicting laws

SEC. 12. That this act shall be in force from and after thirty days after its ratification, with the exception of section one of this act, which shall go into effect and be operative on and after July 1, 1903.

This act in effect,

In the General Assembly read three times, and ratified this 3d day of March, A. D. 1903.